### EXHIBIT G

# COLLECTIVE BARGAINING AGREEMENT

and

Laundry, Dry Cleaning & Allied Workers Joint Board UNITE, AFL-CIO, CLC

November 28, 2003



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amion and the indivitory heive faced in the last few years, including non-waion conapetituom, we can state that this agreement is a real agreement provides among the best womid like it to be, but considering the great difficulties which joyjed by employees of the Laundry and Linen Sup e counniny. It is cert We give propied to say that this where in th

fights for and represents the areadership. We will condinue to inde prove the quellity of the service that the Health & weltare Depart We have impiowed the Health & Welfere program and the Redire ment benefits. We will condant to improve the way our union ment provides to each member

ienipt to undermine our wages and benefits. We urge all of you to lobs, working conditions and beachies of our members probably will continue. That is why we need to build a strong and democ-The difficulties we must contend with to protest and defend the ie oder steindendis. Whilh a surong vincin, widh a iwaiid sysicim, wiidh a cadhe of unhon achivists, we vely confront the non union hamwill be in a strong position to organize those haundries that at get involved with your union. on, in order in effecti strong shop ste drikes dhan wad

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Arbitration Bereavement Bulletin Board Commission Rates Discharges Dues	Engineers & Maintenance Good Health Day Grievance Procedure Guarantees Holidays Hours of Employment Layoff Layoff Lawe of Absence Lunch Period Make-up time Mergers, Consolidation, Sale or Closing	Rest Period Route Employees Rules & Regulations Sanitary Conditions Sexual Harassment Shifts Sick leave (pay)	Strikes, Stoppages & Lockouts  Termination of Agreement  Time Cards  Transfer  Trial Periods  Union Shop  Unit  Vacations

AGREEMENT made as of November 28, 2003 between hereinafter referred to as the "Employer") and the Laundry, Dry Cleaning and Allied Workers Joint Board, UNITE, AFL-CIO, CLC., (hereinafter referred to as the "Union".)

In consideration of the mutual promises hereinafter set forth, the parties agree as follows:

### CIND

A. The term "employee" or "worker" when used in this Agreement, includes all of the employees of the "Employer" except guards and supervisors as defined in the National Labor Relations Act.

B. No one in the foregoing excluded categories shall engage in productive work except insolar as emergencies arise because of the mavailability of employees.

### RECOGNITION

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A. The Employer recognizes the Union as the exclusive bargaining representative of the employees.

- B. The Employer shall recognize and deal with such representatives as the Manager of the Union may designate and shall permit such designated representatives to visit the plant at any time during working hours provided that there shall be no interference with production.
- C. The Employer agrees to make available to the Union such payroll and production records as the Union may reasonably require as the collective bargaining agent.

## NON-DISCRIMINATION:

The employer shall not discriminate against or among employees or applicants for employment on the basis of the employees or applicants race, color, national origin, effinic heritage, citizenship, religious creed or lack thereof, political beliefs or affiliations, gender, sexual orientation or preference, change of sex, marital status or age (as provided by law). The Employer shall not discriminate against any worker by reason of his or her membership in or activity on behalf of the Union.

### UNION SECURITY:

- A. To the extent permitted by law, membership in the Union on and after the 30th day following the beginning of employment of each employee or following the execution date of this Agreement, whichever is the later, shall be required as a condition of employment.
- B. To the extent permitted by law, all employees who are now members or hereafter become members of the Union must remain members during the term of this Agreement as a condition of employment.

C. When the Employer requires employees, the Employer shall notify the Union of the number of employees and classification required. When the Union is requested to furnish employees, the Union agrees to supply the Employer with the most competent persons available, within two working days after the date of request. The Union warrants that referrals for employment shall be made available to both members and non-members of the Union, and that in making referrals to the Employer, it shall not discriminate against any applicant for employment:

The Employer shall not discriminate against employees in regard to hire or tenure of employment by reason of Union membership.

D. The Employer shall notify the Union of the new employees hired within one week of their hire.

The Employer shall send to the Union all names of all employees who have left their employment during any week. Such notification shall be sent within (48) hours after the end of the week of such termination.

E. The Employer shall require each new employee to fill out all enrollment forms necessary for the various insurance benefits mandated under this Agreement and the Supplemental Agreements appended thereto, and shall send said forms to the Amalgamated Service and Allied Industries Insurance Fund (the "Fund") within one (1) week of the date of hire of each new employee.

# NEW EMPLOYEES AND TRIAL PERIODS:

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A. New employees may be employed for the following trial periods:

Experienced Inside Production and Office Employees 2 weeks
Inexperienced Inside Production and Office
Employees
Experienced Route Employees, including Helpers 3 weeks
Inexperienced Route Employees, including Helpers 3 weeks

Helpers and Special Delivery Employees promoted to Route Employees

month

The parties may by mutual written agreement extend the trial period.

- B. The Employer may require the employee to be bonded, at the Employer's cost.
- The Employer may require the employee to submit to a physical examination upon himg at the Employer's cost.

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Each non-commission route employee (including trailer route drivers and delivery helpers) on the payroll on the below listed dates, who shall be receiving at least the established minimum for his

Non-Commission Route Employees

\$20.00

\$20.00

### UNION DUES:

Upon submission by the Union to the Employer of an authorization card signed by the employee, the Employer shall deduct union dues and initiation fees of each employee as follows:

authorization and weekly thereafter. The Errployer shall commence to deduct union dues from each employee the first payday following the submission of the written authorization. Thereafter, the Employer shall, not later than the first payday of each month, deduct union dues from the wages of each employee. All union dues and initiation fees deducted as aforesaid shall be transmitted by check to the Union not later than The Errolover shall deduct initiation fees of each new employee in four (4) equal installments beginning with the first pay day following the submission of the written he 10th day of each month.

Committee the amount specified for each month worked from the wages of those employees who voluntarily authorize such contributions on the forris provided for that purpose by the UNITE-Political Action Committee. These transmittals shall occur not ater than the 10th day of each month and shall be accompanied by a list of the names The Employer shall deduct and transmit to the treasurer of the UNITE-Political Action of those employees for whom such deductions have been made and the amount defucted for each such employee.

amount within one week from the date due, the Union, anything contained in this priate under the circumstances to enforce such payment. Sums deducted by the Employer as union duss, initiation fees and UNITE-Political Action Committee contribu-Agreement to the contrary notwithstanding, may take whatever action it deems approions shall be kept separate and apart from the general funds of the Erroloyer and shall In the event that the Employer fails or refuses to make such remittance in the full se deemed trust funds.

# WAGES, MINIMUM RATES, BASE RATES, AND GUARANTEES

The Employer shall pay the wages, minimum rates, base rates, and guarantees, as

### WAGES

sixty-four (364) days prior to such applicable date, shall receive the hourly wage inwho have been continuously employed by the Employer for at least three-hundred Each employee (other than route employees) on the payroll on the below listed dates. creases listed below:

<b>e</b> e	Inside Production Washroom Employees Engineers Machinists, Electricians, Carpenters, Auto Mechanics Anto Semanar Direct	\$30 \$35 \$45 \$40	\$20 \$25 \$25 \$.35	\$.30 \$.35 \$.45 \$.40
	Mechanics, firepersons Oilers, Auto Mechanics' Helpers, Plant Mechanics' Helpers Truck & Car Washers	\$.40	\$30	
	Porters, Elevator Operators, etc.,	\$.30		\$.30
	Retail Outlet Employees	\$.30 11/28/03	\$20 PER WEIEK 1/01/05	\$.30
=	Office Employees	\$12	ļ*	\$12

ner classification on such applicable are, shall receive the weeldy wage increase listed below: \$12.00 \$12.00 \$20.00 Divisions (N.O.G.s) \$20.00 Service, Utility other than Fowel, Industrial Dianer Trailer Route Drivers Flatwork, Office Linen Supply, Wholesale Family &  $\Xi$ €

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minimum or hiring rates for any of the job classifications in the Agreement, but The foregoing wage increases shall not be added to any of the established ees and non-commission route employees (including trailer route drivers and he 'Hiring rates" and "Job rates" for all employees other than Office Employdelivery helpers) shall be increased by \$.25 per hour on 11/28/05.

(iii) Washer, All Divisions

receive a one time signing bonus of three hundred (\$300) dollars. Each Route on November 28, 2004 who has been continuously employed by the Employer when, such employee attains one-hundred eighty (180) days of continuous employed for one hundred eighty (180) days, shall receive such bonus as, if and for at least one hundred eighty (180) days prior to November 28, 2004, shall employee (including trailer route drivers and delivery helpers) on the payroll Each employee (except non-commission route employees) on the payroll on November 28, 2004, who has been continuously employed by the Employer for at least one hundred eighty (180) days prior to November 28, 2004, shall ployee on the payroll on November 28, 2004, but not then continuously emreceive a one time signing bonus of five hundred (\$500) dollars. Any emsloyment.

# MINIMUM RATES and GUARANTEES

1. Occupational Minimum Rates - all divisions. The following hiring job classification not listed herein shall be paid not less than the lowest rates and occupational minimum rates shall be effective as indicated. Any hourly rates provided herein. 

indicated, including but not limited to marker, sorter, weigher, wet rough dry assorter (wholesale), utility, mender, flatwork tumbler, press operator (except linen), stacker, final assembly, linen soil department, inspector, diaper, diaper wrapper, curtain, blankets, etc, and retail outlet All Inside Production employees except as otherwise hereafter assembler, shaker, feeder, receiver, stacker, folder, finisher handironer, finish and touchup, finisher and folder, breaker, clip attacher, bundler, floor help, tier-up, checker, packer, handkerchief, sock operator, examiner, employees.

11/28/05 Per Hr	\$6.75	\$7.75	.\$6.77 \$7.77
1/01/05 Per Hr	\$6.50	\$7.50	\$652
11/28/03 Per Hr	\$6.50	\$7.50	\$6.52 \$7.52
	Hiring rate	Job Rate	(ii) Rough Dry Assorter Hiring rate Job Rate

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\$7.75 \$8.75	\$7.50 \$8.50 11/28/05	\$14.12 -\$15.12	\$12.11 \$13.11	\$11.99	\$11.75	\$11.09	\$11.00	\$10.68	<b>.</b>
\$7.50 \$8.50	\$7.25 \$8.25 <u>1/01/05</u> Per Hr	\$13.87 \$14.87	\$11.86 \$12.86	\$11.74	\$11.50 \$12.50	\$10.84 \$11.84	\$10.75	\$10.43 \$11.43	
\$7.50 \$8.50	s \$7.25 \$8.25 11 <u>2803</u> Per Hr	\$13.87 \$14.87	\$11.86	ic, \$11.74 \$12.74	\$11.50 \$12.50	\$10.84	\$10.75 \$11.75	\$10.43 \$11.43	Ž.
Hiring rate Job Rate	(iv) Washroom Employees, other than washers-all divisions Hiring rate Job Rate	(v) Engineers Hiring rate Job Rate	(vi) Machinists, Electricians Hiring rate Job Rate	(vii) Carpenter, Auto Mechanic, Auto Body and Fender Mechanic, Auto Sprayer and Painter, Plant Mechanic Hiring rate Job Rate	(viii) Fireperson Himig rate Job Rate	(ix) Oiler Himg rate Job Rate	(w) Auto intectantics riciper, Plant Mechanics Helper Himg rate Job Rate	(xi) Truck and Car Washer Hiring rate Job Rate	(xii) Porter, Elevator Operator, Watchman

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\$405.60

Route Sales Employees

iii. Diaper Service

\$693 \$7.93	•									
8 88 88	\$267.87 \$305.38		11/28/05 \$500.00	\$500.00	\$350.00		\$560.00	\$560.00	\$640.00	\$350.00
\$6.68	37 58			88.	8.		8	8	8	98
	\$267.87		\$500.00	\$500.00	\$350,00		\$560.00	\$560.00	\$640.00	\$350,00
\$6.68 \$7.68	. <b>&amp;</b>		1/01/05							· :
	\$267.87 \$305.38 on Employee	ions: (weekly	<u>33</u> \$500.00	\$500.00	\$350.00		\$560.00	\$560.00	\$640.00	\$350.00
. Hiring rate Job Rate	(xiii) Office Bruployees Hiring Rate (Per Week) \$267.87 Job Rate (Per Week) \$305.38 (xiv) Outside Non-Commission Employees: Occupational Rates:	i. Family and Wholesale Divisions: (weekly)	a. Route Employees	b. Special Delivery c. Shirt	. voue rapposes Helper	ii. Linen Supply, Flatwork. Divisions:	a. Route Employee	b. Special Delivery	c. Trailer Driver	d Linen Supply and Flatwork Helper

week less than the minimum established in each job classification. Experienced delivery helpers may be hired for not more than 30 days at \$15,00 per week less than the minimum established in a. Experienced route employees may be hired for not more than 30 days at \$25,00 per each job classification. b. Inexperienced route employees may be hired for not more than (90) days at \$25.00 per week less than the established minimum in each job classification. Inexperienced delivery delpers may be hired for not more than (90) days at \$15.00 per week less than the minimum established in each classification. Existing routes of Industrial and Dust Control Route Sales employees who are paid on a commission basis shall receive the following weekly base rate and guarantee increases (computed on the basis of a five (5) day week), effective on the dates indicated: (xV)

Base Rate Increase	1128/03   per week   \$10.00	<u>1/01/05</u> per week \$6.00	11/28/05 per week \$10.00	· .
Guarantee Increase	\$20.00	\$12.00	\$20.00	
i. Family Route Sales Employees:			· .	
Guaranteed average weekly carnings	\$250.00	\$250.00	\$250.00	
The guaranteed average earnings for a commission farmly route sales employee as above provided shall be calculated during the calculater year for those employed on or prior to December 30, 1969, but shall be made every three morths. For those employed after that date, the period of calculation shall start with the date of employment and shall be made every three morths. If a route sales employees total earnings are less than thirteen times the guarantee in any quarterly period, the difference shall be paid to the employee in a lump sum within fourteen (14) days following the end of each quarterly period.	The guaranteed average earnings for a commission family route sales employee as above hall be calculated during the calcular year for those employed on or prior to December 30, shall be made every furee months. For those employed after that date, the period of calcularity with the date of employment and shall be made every three months. If a route sales email earnings are less than fluiteen times the guarantee in any quarterly period, the difference id to the employee in a lump sum within fourteen (14) days following the end of each quart.	for those employed or se employed after that se made every three m guarantee in any quar vurteen (14) days follor	seles employee a tor prior to Decen date, the period of torths. If a route se terly period, the di wing the end of ea	is above calcula- ales em- fference
ii. Industrial and Dust Control Route Sales Employees	\$210.00	\$210.00	\$210.00	r e Ej er

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i 9.50 percent	iv.a. ernt.	The Com	mission rate 1	for once	rweek Route Sales	The Commission rate for once-a-week Route Sales Employees delivery shall be	
installatic	b. Commission diapers installation, in addition to the commission.	Commiss on to the co	ion diaper rou raimission	tte sales e	mployees shall rece	Commission diaper route sales employees shall receive \$1.00 for each new at ofthe commission.	
v. Dus route sale	v. Dust control industrial route sales employees		11/28/03 per wk	, v.,	1/01/05 per wk	11/28/05 Der wk	
	First \$1,000.00 of weekly volume	30.00 of	%0I		10%	10%	
ن	Minimin	m Rafeear	Minimim Rates and Charantose	9			

# MITHER THE SAID CARACTERS:

diaper service dry turnblers, shall be guaranteed a minimum of forty (40) hours of work per week at washroom truck handlers, soil employees, heavy bulk handlers, rug and mat handlers, linen supply and All engineers, maintenance employees, porters, elevator operators, washers, washroom employees, a. Weekly Guarantee-Inside Production Employees; their regular hourly rate.

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All other inside production employees shall be guaranteed a minimum of thirty-five (35) hours of work per week at their regular hourly rate, with credit for bonus and incentives.

- c. The provisions of this Clause 7.c. (a) & (b) shall not apply during holiday weeks, or in event of a breakdown of six or more hours resulting from causes beyond the control of the Employer, or if the employee fails to report for work for any reason whatsoever.
- d. The minimum rates and guarantees provided for herein shall at all times during the term of this Agreement or any renewal thereof, be not less than .20 cents an hour above any applicable Federal or State Minimum Wage Laws.

In the event that the Employer shall grant increases in any wage scale herein contained because of federal, state, or local legislative mandate pertaining to minimum wages, then future wage increases set forth herein shall not apply to those affected employees until full credit for increases given as a result of any such legislative mandate is given to such affected employees.

- (e) Anyone employed as of 11/28/03 making less than the minimum for his classification, after giving effect to the 11/28/03 increases in 7(A)(1) above, shall be brought up to the applicable minimum in 7(B)(1) as follows: \$0.25 per hour or the amount necessary to reach said minimum (whichever is less) on March 1, 2003; \$0.25 per hour or the amount necessary to reach said minimum (whichever is less) on June 1, 2003; \$0.25 per hour or the amount necessary to reach said minimum (whichever is less) on September 1, 2003; and the amount necessary (if any) to reach said minimum on November 27, 2003. However, no such employee shall make less than \$6.50 per hour, after giving effect to the 11/28/03 increases above, effective 11/28/03.
- (f) Employees hired after 11/28/00, other than route employees, may be hired for up to \$1.00 per hour less than the applicable minimum rate in 7(B)(1) for the first three (3) months of employment, \$0.75 per hour less for the next three (3) months of employment, \$0.50 per hour less for the next three (3) months of employment and \$0.25 per hour less for the next three (3) months of employment. It is agreed that such employees shall receive no less than the then applicable minimum rate, three hundred sixty four (364) days from the date of hiring.

## METHODS OF PAYMENT:

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All methods of computing wages, borus or incentive payments shall be reasonable and intelligible to the employee. The Arbitrator shall be empowered to hear and determine any complaints with reference to the application of this clause.

## **UNIFORMITY OF RATES:**

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Except as specifically otherwise provided herein, there shall not be more than one piece rate or incentive rate in any section or department of any plant for similar work or similar operations on a similar machine, nor shall there be more than one rate of commission for similar work by route sales employees in any plant. In the event that any dispute involving existing different rates or commission rates arises, such dispute may be submitted to the Atbitator for determination as to the fainness thereof. In no case, however, shall the present earnings of any worker be reduced as a result of such award or determination.

# PIECE RATES, BONUS PLANS, AND INCENTIVE SYSTEMS;

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- A. The Employer shall notify the Union in writing of its intention to revise or install piece rates or incentive methods of payment. Changes in methods of production may be made by the Employer provided no employee suffers a reduction in wages as a result thereof. In the event of disagreement or dispute under this Sub-Clause A, the matter shall be submitted to the Abitrator for determination.
- B. The Employer shall notify the Union in writing of its intention to install machinery of a type not previously used by the Employer. The base, piece, or incentive rates on new machines shall be set so that they shall yield not less than the average straight time hourly earnings existing for the operation at the time of the change-over to the new machines. In the event that the parties caunot agree upon such rates within three (3) months after the installation of the machinery, the matter may be submitted to the Arbitrator. The Arbitrator's decision shall be rendered within ten (10) days after the hearing and shall be effective as of the date the machinery was put into operation.
- C. In the event that the installation of new machinery results in the displacement of employees, the Employer shall make every reasonable effort to provide such displaced employees with employment in its plant. If the employer is unable to do so, the Arbitrator shall determine whether severance payment should be allowed. If the Arbitrator decides the question in favor of the Union, the amount of severance pay due the employee or employees, shall be computed as follows:
- 1. Under five (5) years of continuous employment, no severance pay,
- 2. Thereafter, one (1) day for each year of continuous employment (excluding the first five (5) years thereof), but in no event to exceed twenty (20) days.
- D. All wage increases shall be incorporated into piece and incentive rates, each of such increases to be incorporated on the basis of the average straight time hourly earnings for the operation at the date of such increase.

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## A. Inside Production Employees:

- $\widehat{1}.\ The regular work week for all Inside Production employees shall be Monday through Friday.$
- 2. Work in excess of (40) hours per week or outside the regular daily schedule of hours shall constitute overtime and shall be compensated for at one and one-half times the regular rate.

# B. Engineers and Maintenance Employees:

- Friday. Time worked in excess of (40) hours per week or outside the regular schedule of hours shall constitute overtime and shall be compensated for at one and one-half times the 1. The regular workweek for all engineers and maintenance employees shall be Monday through regular rate.
- the regular rate for all hours worked with a guarantee of at least four (4) hours pay at double 2. Engineers and maintenance employees, when called in on Sunday, shall be paid double time at

## C. Route Employees and Helpers:

- All route employees, route sales employees and delivery helpers, except Hand Laundry
- same are required by the Employer and are performed by the driver after his assigned starting a. The days' work shall include truck loading and unloading, as well as paperwork, provided the
- b. No outside employee shall perform any duties on the inside of the Employer's place of business other than such clerical work as is necessary to check in and check out and loading and unloading
- The regular work week shall be Monday through Friday, except as provided in Clause 11.C3. And 11J. ರ
- All non-commission route employees and delivery helpers: ri
  - a. Route Employees
- i. Time worked outside the regular workweek shall constitute overtime and shall be compensated for at 1-1/2 times the regular rate.

lunch hour, shall be compensated for at 1-1/2 times the regular rate, such rate to be computed on the basis of a 40 hour week, except as to office towel route ii. Time worked in excess of a total of (45) hours a week, inclusive of a daily employees and delivery helpers.

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- iii. In addition to the provisions of Article 15 (H), all paid time off (excluding sick leave) shall be considered as time worked in computing overtime pay, unless the paid time off falls on a non-scheduled work day.
  - be guaranteed forty (40) hours of work for that week at their regular rate of iv. Any such employees completing all their scheduled days in any week shall

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- b. Office towel route employees and delivery helpers
- lunch hour, shall be compensated for at 1-1/2 times the regular rate, such rate to be computed on the basis of a (38) hour work week. i. Time worked in excess of a total of (43) hours a week, inclusive of a daily
- ii. In addition to the provisions of Article 15 (H), all paid time off (excluding sick leave) shall be considered as time worked in computing overtime pay, unless the paid time off falls on a non-scheduled work day.
- iii. Any such employees completing all their scheduled days in any week shall be guaranteed thirty eight (38) hours of work for that week at their regular rate of pay.
- The presently existing program and method of route operation of each diaper employee with respect to the days of its regular work week schedule, shall continue both with regard to regular route operations and special delivery 3. Diaper route employees, route sales employees, and delivery helpers; route employees, subject to the provisions of Article 7(B).
- 4. Part-time drivers shall not be employed if full-time drivers are not working a full week.

## D. Office Employees - all divisions:

- 1. The regular workweek for all office cruployees shall be Monday through Friday.
- 2. The workweek of office employees shall be 37-1/2 hours.
- 3. Time worked in excess of a total of 37-1/2 hours shall be compensated for at one and one-half times the regular rate, such rate to be computed on the basis of a 37-1/2 hour week.

### E. Hand Laundry Division:

The provisions of this Clause 11 shall apply to the Hand Laundry Division, except as herein

1. All employees regularly employed four or more days a week shall be considered weekly workers for the purpose of vacations, holidays, and sick leave.

placement for such bidding employee.

Time worked in excess of the aforesaid schedule shall constitute overtime and shall be compensated for at one and one-half times the regular rate of pay.

# Drivers and Pushcart Delivery Employees:

- a. The workweek for drivers and pushcart delivery employees shall be (40) hours a week.
- Work in excess of 40 hours a week or outside the regular schedule of hours shall constitute overtime and shall be compensated for at one and one-half times the regular rate of pay.

### 5. Schedule of Hours:

The employer shall post a schedule of hours for all employees. No change in such schedule of hours shall be made by the Employer unless a request therefore is made prior to the commencement of the work week in which the change is to be made, and provided that a copy of any request for a change in schedule made to the Labor Department is sent to the Union.

### F. Additional Shifts

Shifts in addition to the regular shifts of inside production employees may be established by the Employer with the prior consent of the Union provided, however, that such additional shifts shall be compensated for as follows:

For work regularly performed by any employee up to midnight, 5 percent above the straight time rate; for work regularly performed by any employee after midnight, 10 percent above the straight time rate. A shift may include one (1) or more employees.

### G. Posting of Schedule:

The Employer shall post a daily schedule of hours for all inside production employees. No change in such schedule or hours shall be made by the Employer unless it notifies the Union in writing at least one week prior to any contemplated change in such schedule of hours.

In the event the Union does not consent to such change of hours, it shall, within two days after such notification, refer the matter to the Arbitrator for his determination. No change shall be made in the schedule of hours until the Arbitrator has made an award in connection with the matter so submitted by the Union to the Arbitrator.

### H. Time Cards:

All employees, except commission route sales employees, shall punch time in and out on a time clock furnished by the Employeer. All pay envelopes or pay checks of such employees must contain an itemized statement of all hours worked and rates of pay.

### L Lamch Period:

All employees shall be entitled to a daily lunch period.

### J. Staggered Work Week:

Anything herein above to the contrary notwithstanding, application may be made to the Union for leave to operate a work week of five working days within six days, for any or all categories of employees, when necessitated by the nature of the business. In the event the Union refuses to consent to the same, the matter shall be submitted to arbitration as herein provided in paragraphs 34 and 35. In the event such five within six days schedule is consented to, or allowed by the Arbitrator, current employees who would otherwise have received overtime pay for Saturday work, will continue to receive the same. Such overtime shall not apply to employees hired after December 1, 1975, or current employees who would not otherwise receive the same.

Anything herein above to the contrary notwithstanding, employees hired on and after November 28, 1990, (as well as those hired between October 1, 1990 and November 28, 1990 who in that period worked exclusively under the conditions set forth in this subparagraph) engaged in hotel, motel or office Hospitality NOG work, may be employed on a work week of five consecutive days within any consecutive seven days. Such five days (regardless of the day of the week) shall be paid at regular straight time rates, the first day after the fifth scheduled day shall be treated for premium pay purposes as if it were a Saturday in a normal Monday to Friday schedule and the second day after the fifth scheduled day shall be treated for purposes, as if it were Sunday in a normal Monday to Friday schedule. Except as expressly set forth in this paragraph, nothing herein contained shall be deemed to deprive any employee working on a five day within seven day schedule of the holiday or other fininge benefit rights such employee would otherwise ean under this contract.

An employee working on such schedule shall retain whatever rights such employee may have to bid off the schedule for another job opening if the Employer has an acceptable re-

Anything hereinabove to the contrary notwithstanding, employees in any facility which is engaged primarily in institutional health care work (hospitals, nursing homes, etc.), may be employed on a work week of either (i) five (5) days within any consecutive seven (7) days, or (ii) four (4) days within any consecutive seven (7) days. Such five (5) days (regardless of the day of the week) shall be paid at regular straight time rates, the first (1°) day after the fifth (5°) scheduled day shall be treated for premium pay purposes as if it were a Saturday in a normal Monday to Friday schedule and the second (2°) day after the fifth (5°) scheduled day shall be treated for premium pay purposes as:if it were Sunday in a normal Monday to Friday schedule. Such four (4) days (regardless of the day of the week) shall be paid at regular straight time rates, the first (1°) day after the fourth (4°)

herein contained shall be deemed to deprive any employee working on a scheduled day shall be treated for premium pay purposes as if it were a mium pay purposes as if were Sunday in a normal Monday to Friday Except as expressly set forth in this sub-paragraph, nothing four (4) or five (5) day within seven (7) day schedule, of the holiday or other fringe benefit rights such employee would otherwise earn under this Saturday in a normal Monday to Friday schedule and the second  $(2^{nd})$  and third (3<sup>rd</sup>) days after the fourth (4<sup>th</sup>) scheduled day shall be treated for pre-Agreement. schedule.

## K. Shop Chairperson Guarantee:

One inside shop chairperson shall be guaranteed a minimum of 40 hours of work at his or her regular froutly rate, it any week in which the inside production of the plant operates at least 40 hours, provided such shop chairperson is available for such work.

# REST PERIODS AND WAITING TIME:

All inside production employees, whether hourly, weekly or piece workers shall receive two (2) ten (10) minute rest periods with pay, per day, all year round.

tional time worked to make up for rest periods, shall be paid for at one and one-half (1 1/2) times Rest periods shall be considered as time worked for the purpose of calculating overtime. Addi-This requirement stiall not apply to any employee who works less than 5 hours during the day. the regular rate.

B. Employees shall be compensated at regular rate of pay for all waiting time resulting from breakdowns unless the Employer requests the employees to leave the plant.

# 13. ILLNESS, SICKLEAVE AND LEAVE OF ABSENCE:

A. In case of illness or disability, the Erraployer or his representative shall be notified by the Shop Chairperson or by the employee by messenger, mail or telephone within 24 hours.

- within a reasonable time. Any employee not working the to a Workers Compensation or Disability injury or illness, shall perform any available light duty bargaining unit work for the Employees absent on account of illness or disability shall be permitted to return to work Etriployer at the rate paid by the Errployer for such work, provided the employee is certified by an appropriate physician to be capable of performing such work.
- mission from the Employer. A leave of absence so granted shall not be considered as an of this Agreement. Employees rehired after returning late (but not more than absence in determining the eligibility of the employee for vacation with pay under Clause 14 60 days late) from a leave of absence to a location outside of the United States shall retain their seniority as of the last date of their scheduled including, but not limited to, requirements for additional documents to C. An employee desiring a leave of absence shall make a prior request of, and obtain written perleave of absence if (i) the late return is a result of unforeseeable delays,

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the employee gives notice to the Employer of a late return as soon as is establish immigration status prior to returning to the United States, and (ii) reasonably practical,

D. The Employer shall grant sick leave as follows:

## Family and Wholesale Divisions:

- a. All employees shall receive 6 days' cumulative sick leave the second anniversary date of employment and every anniversary date of employment thereafter provided they remain on the
- b. Where family route sales employees now receive one week or more of sick leave benefits due to illness, the cumulative benefit herein shall be in lieu of the first six (6) days of such sick leave benefits.
- c. Deduction from pay for absence on account of actual sickness shall not exceed \$7.00 per day for sickness for any family route sales employee in the employ of the Employer for one year but less than five years, but shall be limited to five days in any one year for such employee. Family route sales employees with five or more years of employment shall be limited to ten days in any one year. This provision shall be in addition to any other sick leave benefit presently prevailing in each plant.

# 2 Linen Supply Flatwork, Towel Industrial and Diaper Services Divisions:

After one (1) year of employment, each employee shall be entitled to six (6) days' sick leave sick leave pay may be pro-rated at the rate of one (1) day for each two (2) months of employ-Where an employee is entitled to two weeks' vacation with pay apart from credit for unused sick leave, the Employer shall have the option of granting such unused sick leave as additional vacation with pay or of compensating for the same upon the Employer giving at least with pay each year. Starting with the second year of employment and each year thereafter. ment. As much of each employee's sick leave as is not used during the year shall be regarded as additional vacation with pay to which the employee shall be entitled at the end of the year two (2) weeks advance notice to the employee.

## 3. Diaper Service Delivery Personnel:

Used sick leave of diaper route engoloyees with one or more years of employment shall be paid for during the week the diaper route employee is sick on the basis of one day's sick leave unused sick leave shall be paid for on the basis of the annual earnings of the diaper route being calculated as one-fifth of the route's previous week's eamings. Unused sick leave shall be added to the vacation or paid for at the end of the year, as heretofore provided. If paid for employee during that year, divided by the number of weeks worked during that year.

### All Divisions: ıπį.

- 1. All employees employed one year or more whose employment is terminated shall receive prorated sick leave.
- 2. Except as otherwise provided in paragraph 13D2,, no employee shall be forced to take time off in lieu of payment for accumulated sick leave.
- ployees, including piece workers, be the formula of the vacation clause; for commission Method of payment for sick leave, except in the Hand Laundry division, shall, for inside emdrivers, the average earnings for (52) weeks
- Office employees shall receive seven (7) days cumulative sick leave, excepting employees presently receiving more than seven such days shall continue to receive such additional days.
- The Employer and the Union will take all necessary steps to ensure that this Agreement, and its implementation, complies with the Americans with Disability Act as well as the Family Medical Leave Act.

### Vacations: 4

# The Employer shall grant vacations as follows:

Vacation with pay shall be provided annually by the Employer to all the employees in the categories and divisions following, continuously employed by the Employer for the years indicated, prior to the commencement of the vacation period:

### Office employees - all divisions: ₹

- = 2 weeksAt least one (1) year
- =3 weeks At least ten (10) years
- =4 weeks At least (20) years വ് ന്

## Wholesale & Hand Laundry Divisions (except Office employees): Дi

1. At least 1 year, but less than 4.

= ].week

- 2. At least 4 years
- =2 weeks
  - 3. At least 10 years At least 20 years
- =3 weeks =4 weeks
- C. Linen Supply, Flatwork, Towel, Industrial, Family & Diaper Service Divisions (except Office employees):
- =1 week 1. At least 1 year, but less than 3
- =2 weeks =3 weeks
- 3. At least 10 years 2. At least 3 years
- =4 weeks

4. At least 20 years

Page # 20

paragraph B except that they shall receive two weeks vacation after three years.

Family Route Sales employees shall receive the vacation allowances set forth in sub-

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- E. Employees who do not qualify at the commencement of the vacation period shall become entitled to their vacations with pay upon completion of their requisite period of continuous employment, as required in this Article 14 A,B,C or D.
- F. If an employee otherwise entitled to vacation with pay is absent from his job without reasonable excuse for more than 135 hours in the year for which such vacation pay has been earned, he shall not be eligible for said vacation. This provision shall not be applicable to the Hand Laundry Division. This shall apply only to the first year of employment in all divisions, apply. Time lost because of insufficient work or because employee is sent home through no except for the Family & Wholesale divisions where only one week of said vacation due shall fault of his own shall not be charged against the 135 hours of allowable absence in determin ing eligibility for vacation pay.
- An employee employed one year or more whose employment is terminated, shall receive prorated vacation benefits. G

# H. Method of Payment - All Divisions except. Hand Laumdry

- sive, preceding the vacation period, but in no event shall said vacation pay be less than the 1. Vacation pay for all inside employees, including engineers and maintenance employees, shall be based on average weekly earnings during the months of October through March, incluminimum weekly guarantee.
- Vacation pay for all route employees and helpers except family route sales employees, shall be based on regular pay for a full week of work.
- Vacation pay for a family route sales employee shall be based on his/her average weekly eamings for the twelve months preceding his/her vacation or on the eamings of the route during the vacation period, whichever is greater. ูก
- Vacation pay for office workers shall be based on regular pay for a full week of work

### Hand Laundry Division:

- a. Vacation pay for each week of vacation for all weekly employees, including drivers and delivery employees, shall be based on the regular pay for a full week of work.
- Vacation pay for each week of vacation for all daily workers shall be based on the regular pay for a day's work multiplied by the number of days regularly employed during the week.
- Vacation pay for each week of vacation for all piece workers and shirt ironers shall be their guaranteed weekly earnings. ţ
- Vacation pay for each week of vacation for office workers shall be based on the regular pay

during a holiday week, employees shall be eligible for such vacation on a mutually agreeable seniority basis, which may include rotation to equalize cember 31st in each year except during a holiday week and except for those in the wholesale/ NOG divisions where vacations shall be granted between January 1st and September 30th (except during a holiday week) in each year. Where the Employer permits vacations vacation opportunities. Disputes under this article may be referred to arbiround vacations, vacations for all employees shall be granted between January 1st and Detration. . The Employer shall, on or before December 1st in each year, post a vacation schedule in its ployee shall be given not less than two weeks notice of the vacation period. Vacation shall be month of the vacation period. The Arbitrator shall have jurisdiction to hear and determine set forth the month in which each employee shall be entitled to a vacation, and each emschechiled so as to distribute such vacations as equally as possible chaing each week of each plant for all employees and deliver a copy of said schedule to the Union. Such schedule shall complaints by the Union that the vacation schedule is unreasonable and unfair. Ċĺ

### HOLIDAYS 73

The employer shall grant holidays with pay as follows:

# A. All employees are to receive the following holidays with pay:

compensated for regardless of the day of the week on which they fall. The Thanksgiving Day, Christmas Day, Roving Holiday. These holidays are to be employees shall receive eight (8) hours pay for all holidays falling on a Satur-New Year's Day, Employee's Birthday, Decoration Day, July 4th, Labor Day,

An employee working on his birthday holiday shall be paid at the premium rate paid for working on any other holiday, unless such Birthday holiday falls during any other holiday week.

linen supply, flatwork, towel, industrial and diaper route employees and helpers shall receive an additional day off with pay each year. All other employees covered by this Collective Bargaining Agreement with at least come eligible to receive an additional day off with pay each year comone year of employment, shall also receive one additional day off with pay each year. All employees hired on or after November 30, 1982, shall bemencing on the first anniversary of the commencement of their employ-Roving Holiday: In addition to the holidays set forth in Article 15 (A),

this Collective Bargaining Agreement shall also receive one additional day off with pay each year in remembrance of Martin Luther King, Jr. Such Day of In addition to the holidays set forth in Article 15(A), employees covered by Remembrance shall be granted on the day requested by the employee pro-'n

a the employee gives at least two weeks prior notice of the requested date, and;

the needs of the business are not adversely effected by excessive requests b. the needs of the busines for the requested date, and;

c. that such Day of Remembrance shall not be taken during a holiday week.

Anything herein contained to the contrary notwithstanding, the Employer, by notice given by it prior to January 1st of any year, may elect to close down on the next succeeding January. 15 and have such day as the one day celebrated in remembrance of Martin Luther King, Jr. If not used, such day shall be paid for by the employer or added to sick leave.

### B. 'Method of Payment:

### All Divisions:

of pay multiplied by the number of hours provided in the schedule for the same day in the a. Holiday pay for each inside hourly employee shall be computed at his regular straight time rate week preceding the holiday week.

Holiday pay for each piece worker shall be computed upon the earnings during the regular work week in which the holiday occurs divided by the number of days worked during said regular work week. تع

All weekly employees shall receive their regular weekly salary without deductions during the holiday week

d. Holiday pay for each family route sales employee shall be \$15.00 in addition to his commission earnings for the week in which the holiday occurs. e. Holiday pay for diaper route sales employees shall be based on one-fifth of the previous weeks

tioned upon regular attendance during the week of such holiday, and attendance at least once, when requested, after reasonable notice for makeup work during the holiday week or during the C.1. The employees right to holiday pay in all divisions except Hand Laundry, shall be condi-

- 2. A new employee shall not be entitled to holiday pay until the employee has completed a thirty (30) day trial period.
- D. When a holiday herein above set forth occurs during an employee's vacation, the worker is to be paid for the holiday at eight hours, in addition to his vacation pay.
- persatory day off without pay, for every two such holidays worked by such employee as makeup E. No work shall be performed on the New Years Day, Thanksgiving or Christmas holidays without the consent of the Union, nor shall the failure to work on any of said holidays as a makeup day affect the employee's right to receive holiday pay for any of such days. Any employee redays. Such compensatory days off shall be on dates mutually agreeable to the employer and the employee upon no less than sixty (60) days request to the Employer; but nothing herein contained quired to work on any of the other holidays as makeup days, shall be entitled to receive one comshall be deemed to require the employee to request or take such compensatory days off.
- F. Under no circumstances shall diaper route sales employees work on New Year's Day, Christmas Day, or Thanksgiving Day.

### Make-up Time: G.

### All Divisions:

ees capable of dong the required work; if a sufficient number of employees do not volunteer, the remaining number of employees required shall be picked in The Union recognizes the necessity for makeup work during a holiday week or during the week preceding or following the holiday week. The Employer shall make reasonable efforts to minimize the need for employees to work make-up time. Such make-up time shall first be offered on a voluntary basis to employreverse order of seniority from those employees capable of doing the required

- a. Makeup work performed on a non-scheduled workday (other than the holiday or Sunday) shall be compensated for at 1-1/2 times the regular rate of pay.
- day, shall be compensated for at 2-1/2 times the regular rate of pay b. Makeup work performed on a scheduled workday which is a holi-(which shall include the holiday pay).
- c. Makeup work performed on a Sunday shall be compensated for at 2 times the regular rate of pay.

### Family Divisions: d

Route sales employees, requested to do make-up work on a Saturday during a week in which a

paid holiday occurs, shall receive 1/5 of his or her weeks earnings for the business week in which the Saturday falls for such Saturday work (in lieu of the \$15,00 holiday pay, and \$20,00 pull out

# Linen Supply, Flatwork, Towel, Industrial and Diaper Service Divisions.

In a plant operating six (6) days, non-commission route employees requested to make-up time lost on a holiday, either on Sunday, or on the employee's day off, shall be paid at a rate of time and onehalf with a minimum of eight (8) hours, excluding the lunch period.

All holidays recognized as such hereunder which fall on a Sunday, shall be observed on the following Monday. A holiday shall be considered as time worked in computing overtime pay, unless the holiday falls or is celebrated on a non-scheduled workday.

### 16. GOOD HEALTHDAY:

vided proof of attendance is furnished to the Employer by the employees' physician and further provided that the time for said Health Day be mutually agreed upon between the Union and the All employees shall receive annually a day off with pay to be known as "Good Health Day", pro-Employer.

## 17. BEREAVEMENT PAY:

receive up to three (3) days pay for actual wages lost and up to one week unther, spouse, child, brother, sister, mother-in-law, father-in-law or grandparents All employees in all divisions, shall, after twelve (12) months of employment, paid leave at the employee's request in the event of the death of a mother, faof the employee.

### 18. JURY DUTY

When an employee who has completed one (1) year of employment with the ported for or performed jury duty on the days for which the employee claims ployer for up ten (10) days in any contract year for each day he otherwise would have worked in an amount representing the difference between his basic Employer is summoned for jury duty, he shall be compensated by the Emsalary including incentive and piece rate earnings for those days and the payment such employee receives for jury duty. Any employee summoned for jury duty shall furnish evidence to the Employer; upon request, that he or she recompensation.

### UNION ACTIVITY 6

It is hereby agreed that the Union may have duly Stewards: Æ

accredited representatives to be known as "Stewards" in each plant, to be selected by the Union.

- 1. There shall be one (1) steward for each first line supervisor and at least one (1) steward per shift. The Union will notify the Employer in writing of the names of the persons selected as stewards. At least one steward in each facility shall be a driver.
- 2. It shall be the duty of the stewards to attempt to the best of their ability to and further to handle under the provisions of Article. 34 (Grievance see that the terms, provisions and intentions of the Agreement are carried out Procedure) such grievances as are referred to them.
- permission of the appropriate Supervisor or Plant Manager. Such permission 3. It is further agreed that stewards will, before leaving their regularly assigned work to perform such Union duties as specified herein, secure the shall not be unreasonably denied.
- 4. The Employer agrees that there shall be no discrimination against stewards.
- board for the exclusive use of the Union which shall be placed near the employees' time clock or in a place to be mutually agreed upon by the parties. Union notices stating the time and place of union meetings, union elections, results of union elections and appointments, union social affairs B. Union Bulletin Board: The Employer shall provide one (1) bulletin and union dues may be posted upon the union bulletin board.

### INSURANCE: ä

fully and at length set forth. The Employer agrees to also contribute the sum of \$4.50 per ployees who work at least one day in the month for which payments are made. Such sums mission employee; all in accordance with a schedule of dental benefits as established by the A. The Employer agrees to contribute sums of money equal to a stated percentage of its Fund (Social Insurance and Retirement) all as provided by the terms of the Supplemental Agreement attached hereto and marked "Exhibit A" and incorporated herein as though rionth to the Laundry, Dry-Cleaning Workers & Allied Industries Health shall be used to provide dental services for the spouse (if any) of any such route sales com-Trustees of the Fund. Payment shall be due no later than the 10th day of the month followpayroll to the Laundry, Dry-Cleaning Workers & Allied Industries Health Fund (Social Insurance Fund) for each of its regular family route sales commission eming the month for which contributions are made. B. The Employer agrees to contribute sums of money equal to a stated per capita contribution to the Laundry, Dry-Cleaning Workers & Allied Industries Supplemental-

Page # 26

Retirement Fund, all as provided by the terms of the Supplemental Agreement, attached hereto and marked "exhibit B". The said terms, coverants, and conditions of "Exhibit B" are incorporated herein as frough fully and at length set forth

The contribution rate to the Insurance Fund (Social Insur ance) shall be as follows, effective:

12/1/04 12/1/0	111/2% 12%
12/1/03	11%

- shall be eight tenths of one percent (.008) effective 11/28/03. The contribution rate to the Insurance Fund (Retirement) 3
- The contribution rate to a revised Scholarship and Education and Legal Services Fund shall be two tenths of one percent (.002) effective 11/28/03. ල

# TRANSFER OF WORKERS WITHIN THE PLANT:

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vided that such shift does not result in a decrease in pay and provided, further that the The Employer shall have the right to reasonably shift employees within the plant, proemployees so shifted will be paid no less than the established rate for the work from which they are shifted or for the work to which they are shifted, whichever is greater. If such shift is temporary or is made by reason of air employees induction into the stared to his former job, plus such increases, if any, as were provided subsequent to the shift of said employee. The Union shall have the right to refer to the Arbitrator the armed services, the employee affected shall receive his former rate of pay when rereasonableness of such shift.

# RULES AND REGULATIONS:

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conduct of the business, providing that the employees do not suffer thereby and that The Employer shall have the right to make reasonable rules and regulations for the such rules and regulations are not inconsistent with any of the provisions of this Agreement Anything to the contrary contained in Clause 35 hereof, and in the manner and to the extent permitted by law, it shall not be a violation of this Agreement and shall not be mated Service and Allied Industries Joint Board, or to cross a picket line of any officer cause for discharge of any employee to refuse to cross a picket line of the Amalgaunion if such picket line has been recognized by the Manager of the Amalgamated Service and Allied Industries Joint Board.

# ENGINEERS AND MAINTENANCE:

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- The Employer shall not require an engineer to do anything which would be grounds for the revocation of the engineer's license
- The Employer shall not make any charge for tools required by maintenance employees in the performance of their duties.
- Only engineers and maintenance employees shall operate any part of a power plant or the machinery or equipment thereof. Ċ
- ers shall render any service on a vehicle. The number of mechan-Only auto and truck mechanics and mechanics' helpics'helpers shall not exceed the number of mechanics employed.

# SPECIAL LEAVE FOR ORGANIZING PURPOSES:

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such special leave if the granting of the same would create a material hardship for the Employer and there are not immediately available replacements for the the accrual of benefits based on seniority. The Employer shall have no obligaing the Special Leave (the same to be applied against the Employer's required sick leave payments to such employee accruing during the said Special Leave) (30) days before the leave is scheduled to begin. No more than one employee (180) days except by mutual agreement. No employee shall be eligible for ployer will continue the seniority of the employee or employees on leave and receive credit for any sick leave days paid by the Union to the employee, dur-Leave for union organizing purposes in the Laundry and Linen Supply Industries, Requests for such leave shall be given in writing to management thirty mutual agreement. No such Special Leave may exceed one hundred eighty employee granted such Special Leave. During such Special Leave, the Emtion to pay wages or fringe benefit contributions during such leave and shall per Employer location may be on such Special Leave at one time except by Employees covered by this contract shall be eligible for a Special

The Union shall have the right to require the Employer to provide four (4) paid man days of Special Leave for Political purposes, per each of its facilities covtime(s) of such leave, shall be mutually and reasonably agreed upon between ered by this Agreement. The employee(s) receiving the leave, as well as the the Employer and the Union.

# 2557 E ROUTE EMPLOYEES, CONTRACTS, SECURITY, DISCRIMINATION

## Contracts - All Divisions:

The Employer reserves the right to continue to require individual contracts with present and future route employees or such other employees as come in contact with the trade of the Employer, containing the usual provisions and negative and restrictive coverants, subject however, to the provisions hereof. The Union and the Employer agree not to countenance any violation of such contracts on the part of the route employees.

continue in full force and effect except as to such provisions thereof as are inconsistent. with the specific provisions of this Agreement, which inconsistent provisions shall be

deemed null and void.

All existing individual contracts between the Employer and the route employees shall

### Security - All Divisions:

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security be deposited in a special frust account subject to withdrawal upon the joint In the event that any route employee is hereafter required by the Employer to post cash security or indemnify the Employer against loss, the Union may require that such cash signature of the Manager of the Union and the Employer. Employers retaining such cash security shall pay to the respective route employees posting the security, interest at a rate not less than the prevailing savings bank rate of interest, and shall return said secutity that the employee may be entitled to within thirty (30) days of termination of employment.

# Arbitration of Individual Agreement - All Divisions:

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sulting in an intrainment of earnings; and (2) complaints by the Employer of breaches The Arbitrator shall have jurisdiction to hear and determine: (1) complaints by route employees or route sales employees of discriminatory treatment by the Employer reby route employees or route sales employees of the negative coverants of their individal agreements with the Employer. The arbitration procedure established in this Agreement shall be the exclusive means for the determination of any such disputes between the Employer and the route employees or route sales employees. Such individual agreements shall be deemed modified accordingly.

# Reduction, Elimination, and Consolidation of Routes:

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# 1: Linen Supply, Flatwork, Industrial and Diaper Service Divisions:

employee would have received if said volume of business had been reduced only to the week of work, it shall pay said route sales employee not less than the commission the volume of business to the extent necessary to eliminate overtime work, but if it reduces extent necessary to eliminate the overtime work. The Employer shall not completely If the gross volume of business of the route of a route sales employee requires the route said volume to a point where the route sales employee affected does not have a full sale employee to regularly perform overtime work, the Employer may reduce said

eliminate or consolidate any route or routes, involving the discharge of a route sales employee without the prior matual agreement of the parties. The Arbitrator shall have the right to hear and determine disputes concerning the reduction of a route sales employee's earnings resulting from the rearrangement of routes.

### Diaper Service Division:

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mum is economically unsound. Should a diaper service route remain at or below the minimum a. The trining an weekly wage herein provided for diaper routes is no indication of the business to be served on such routes and the parties recognize that the operation of routes at or near the minifor a period of four (4) weeks, steps shall be taken to correct the situation. This clause is not to apply to the slow period from June 1st to September 1st.

b. When a diaper route is split, the route sales employee shall be guaranteed the earnings of the route for not less than eight (8) weeks

## Family and Wholesale Divisions:

a. The Extployer shall not eliminate or consolidate any routes without the consent of the Union. In the event a dispute arises as a result of a discharge of a family route sales employee by reason of consolidation, said dispute shall be submitted to the Arbitrator under this Agreement for final and binding determination.

It is accepted in principle that any family laundry route on which a route sales employee earns less that \$250,00 per week under normal conditions, shall be deemed a sub-standard and economically unsound route and shall give rise to a grievance on the part of either party, In the event that such grievance cannot be adjusted, it may be submitted to the Arbitrator and the Arbitrator shall be empowered to issue an award reorganizing the route.

# Special Provisions-Route Employees, Route Sales Employees, Delivery, Helpens:

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## 1. Family and Wholesale Divisions:

The Employer shall be responsible for all collections lost through holdup or theft provided the route employee reports the same irrimediately to the police.

### Change of Service

shows a conditioning loss to the route employee, the Union shall endeavor to adjust the matter In case of change of service, new services, or elimination of service, route employees shall be with the Employer. If no Agreement is reached, the matter shall be referred to the Arbitrator addition or elimination for eight (8) weeks thereafter. If the change, addition or elimination guaranteed their average earnings based on the (12) twelve weeks preceding such change, for determination.

## c. Commission on Credit Slips.

Page # 30

Route sales employees shall receive commission on credit slips and checks given to customers by the Employer for loss or damage, and used by customers in part or full payment of any bill for services rendered

### 1. Equalization of Work

The Employer shall equalize the work of the route employees throughout the five workdays, Monday through Friday.

### Senionity.

submit bids for such route. The Employer and the Union shall jointly determine who is to fill In the event of a route vacancy, the route sales employees with the greatest senionty may the vacancy.

### f. COD. Deliveries,

method of collections heretofore practiced in the industry shall continue without modification. The Employer may not compel route employees to extend credit. The C.O.D. policy and

# inen Supply, Flatwork, Towel, Industrial and Diaper Service

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- a. In bidding for open commission diaper routes, seniority shall govern, provided, however, that the Employer's business is not adversely affected thereby.
- b. When a diaper route is open because of illness or vacation, preference shall be given to the route rider with the greatest seniority, provided, however, that the Employer's business is not adversely affected thereby.
- c. If a deduction is made from a diaper route sales employee's pay as a result of absence from work on any scheduled working day, it shall be calculated on the basis of one-fifth of the previous week's earnings.
- d. When a diaper route sales employee who extends credit to a customer pays the full bill for such a customer, he shall receive his full commission for such a
- credit to a customer and the bill is not collected, the diaper route sales employee shall e When a diaper route sales employee is authorized by the Employer to extend be paid his full commission for such customer.
- f. Diaper route sales employees shall not be required to count soiled diapers, except

as herein provided.

The Employer shall use reasonable efforts to convince its customers to bag all sorted merchandise and to place bags in a consistent location for pick-up. ью

The Employer shall use reasonable efforts provide route employees with clean bags on a daily basis. ᆆ

# Maintenance of Trucks and Vehicles - All Divisions:

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The Employer shall maintain the trucks and vehicles in safe and efficient condition.

## Double Parking Tickets – All Divisions:

he double parking is authorized by the Employer, and (ii) the tickets are turned in by he driver to the Employer no later than one (1) working day after issuance. The Employer shall pay all double parking tickets, if, but only if, (i)

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Whenever practical, the Employer shall employ only regular, full-time Driver Helpers. The Employer may employ temporary Driver Helpars only when the use of regular full time Driver Helpers is clearly impractical.

mission of the routes to which they are assigned for the day, or Route Jumpers working on commission routes shall receive the comfumper's pay, whichever is greater.

Route Helpers driving any day at the request of the Employer shall eceive the applicable Driver's rate for that day.

### PREVIOUS WORKING CONDITIONS: 26.

Any customs, working conditions, or practices existing at the time of the execution of his Agreement more favorable to the employees or the Union than the provisions of his Agreement, shall be continued.

# FEDERAL, STATE, MUNICIPAL LAWS, ORDINANCES, RULES AND REGULATIONS:

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The Employer agrees to comply with all Federal, State, and Municipal laws, ordinances, rules and regulations covering the workers in the industry, to grant the employees all benefits provided for by said laws, ordinances, rules and regulations.

as though fully and at length set forth herein. The Union shall have the right to examine all books and records of the Employer to ascertain whether the Employer is complying The applicable laws, ordinances, rules and regulations are made part of this Agreement with said laws, ordinances, rules and regulations.

## EMPLOYER NOT TO DO PRODUCITVE WORK: 8

No Employer or person having any proprietary interest in the Employer such as an officer, director or partner, shall perform productive or delivery work, except as provided in Clause 1B.

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ployer for such added traveling expenses. No Employer whose business has one or more branches shall permanently transfer any employees from one branch to another In the event that the Employer moves one or more of its establishments to another location, this Agreement shall continue in full force and effect with reference to such ployee is required to pay added fare, the employee shall be compensated by the Em-Employer for all its establishments. In the event of such move, if the transferred emwithout prior consultation with the Union.

### MILITARY SERVICE: 8

the Employer with all rights and privileges enjoyed by the employee at the time of scripted into the armed forces of the United States, or has been or is called into service In the event that an employee has enlisted or hereafter enlists, or has been or is conas a member of the National Guard or Army, Navy or Manne Reserve, the employee entrance into service and such further rights and privileges as are in effect under the Agreement between the Union and the Employer in force at the time of reinstatement. The Employer shall have the right to discharge any person hired to replace the reinshall, upon discharge from service, be reinstated to the employee's former position with stated employee.

### HEALTH & SAFETY

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### General

of the Union shall have the right to designate a representative to make inspections of the Employer's plant and trucks for the purpose of ordinances, rules and regulations concerning health and safety. The and health of its employees during their hours of work. The Manager ascertaining whether the Employer is in compliance with laws, supervisors and associates comply with such reasonable rules, Union agrees to cooperate with the Employer to ensure that all The Employer shall make reasonable provisions to assure the safety

Page # 33

equipment at no cost to the employee except in situations involving

intentional damage or negligence. Appropriate respiratory protection

will be made available to all continuous roller towel employees.

Protection from Heat Stress

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The Employer shall make available appropriate personal protective

obligations under Federal, State and local standards or guidelines including those addressing hazard communications, lockout/tagout,

Employees shall be provided with

applicable safety and health information.

Protective Equipment:

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and blood borne pathogens.

The Employer shall provide an adequate number of clean drinking

fountains or bottles with cool water and clean cups to allow easy

access by employees for frequent drinking. In hot environments the Employer shall provide a drink supplement (Gatorade) in adequate quantities to last all day. The Employer shall take all reasonable measures to review reducing heat exposure including exhaust ventilation, fans, air cooling, coverage of steam and other hot equipment, and will consider any recommendations provided by the

assignment, unless the employee has previously received the complete Hepatitis B vaccination series, antibody testing has revealed that the The company shall offer the Hepatitis B vaccination series to all employees with potential occupational exposure to blood within ten (10) working days of initial employee is immune, or the vaccine is contraindicated for medical Vaccinations: reasons.

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his/her immediate supervisor, immediately upon occurrence.

### Joint Safety and Health Committee Ħ

Additionally, members shall become familiar with production policies and /or procedures. This Committee shall meet at least once eliminating potential safety hazards throughout the facility. The documentation including meeting minutes, activities and committee a month and will make a plant safety tour once every two months. Committee shall be organized to provide assistance in identifying and compliance with applicable laws, regulations, code provisions, members of the bargaining unit selected by the Union and up to three General Manager or his/her designee will coordinate the meetings of the Committee; set agenda with input from members; assist with recommendations to ensure appropriateness, effective resolution, and established by the Employer and the Union, composed of three (3) resources and technical assistance; and closely monitor all A Joint Safety and Health Committee ("Committee") will (3) members of management selected by the Employer.

# Protection from Bloodborne Pathogens:

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potential occupational exposure, such as skin contact, to blood or For employees with Protective Equipment:

infectious materials to pass through to or reach the employee's clothes, skin, eyes, or mouth, under normal conditions of use. The Employer shall repair or replace personal protective equipment as needed to maintain its effectiveness, at no cost to the employee, except in cases of intentional damage or negligence. Disposable (single use) gloves such as surgical or examination gloves, shall be replaced as soon as practical when contaminated or as soon as feasible if they are torn, punctured, or when their ability to function as a 'appropriate" only if it does not permit blood or other potentially barrier is compromised.

### On-the-job Injury

All injuries no matter how minor must be reported by the employee to

## Ergonomics Program

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Safety and Health Committee.

The Employer shall comply with the OSHA ergonomics regulations promulgated in November 2000.

### Sanitation μį

will be stocked with all necessities. The restrooms will be kept free of clutter and maintained in a sanitary condition. The rest rooms will be open during working hours, lunch and rest periods, unless temporarily Restrooms shall include appropriate lighting, mirrors, floor mats and closing is necessary for repair, cleaning, or remodeling. Handwashing acilities will be made accessible to employees. with pay for lost time, if any, and with full seniority...

Disciplinary Meetings: Any employee who is required to cipline, shall have the right to have a Union representative accompany ism will become void after six (6) months from date issued and may not be used as a basis for discharge or disciplinary action after becomattend a disciplinary interview or investigation that might lead to dishim. Written warnings issued to employees for lateness or absenteeing void.

take place at intervals that comply with the applicable regulation or

standard

The Employer shall provide job safety and health related training as required by Federal, State, and Local regulations. Such training shall

deadlines for fixing problems, where appropriate.

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Safety and Health Related Training

It shall be the obligation of all employees to wear and / or utilize appropriate protective equipment provided hereunder when there is a bona fide health and safety requirement that such equipment be worn

and provided that there is no bona fide medical reason that the

employee can not wear or utilize such equipment.

Elimination of Fire Door Hazards. All fire exit doors shall remain unlocked from the inside at all times. All fire exit doors shall be equipped with a panic bar for opening. No other locks shall be

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### Grievance Procedure:

mination of all disputes, complaints, controversies, claims or grievances whatsoever concerning the meaning, application, performance Procedures herein shall be the exclusive means for the deteror operation of any provision of this Agreement. Should a grievance arise between the Employer, Union, or employee, such grievance shall be taken up for settlement under the following procedures:

to the employee's supervisor within ten (10) working days of Step One: The grievance shall be verbally presented by the employee when the employee first had knowledge of the facts which involved and the Steward, where requested by the employee, gave rise to the grievance.

Filed 03/25/2008

ployee first had knowledge of the facts which gave rise to the gnevance. The Employer shall provide a written response to the grievance grievance shall be reduced to writing by the employee, Steward and/ or Business Agent within fifteen (15) working days of when the em-Step Two: If no satisfactory settlement is reached in Step One, the within five (5) working days thereafter.

working days of the receipt of the Employer's response. A meeting the Employer's written response to the grievance within ten (10) shall be held, within ten (10) working days of the receipt of the Union's submission to the Plant Manager, between the employee, Stewthe Union shall notify the Plant Manager that it is not satisfied with Step Three. If the Union is not satisfied with the written response

## Discharges And Disciplinary Action:

clause shall be referred to the Arbitrator for determination.

ments of the employment of a wholesale driver operating a vehicle exclusively used to make pick-ups and deliveries from such wholesale accounts. Any violation of this

ment now or hereafter in effect between the Union and the employees shall forthwith pecome applicable to all employees, and where applicable it shall include the requireNo employee will be disciplined or discharged except for ust cause. The Employer will promptly advise the Union, with a copy to the employee, of any discipline or discharge within ten (10) working days after he has knowledge of the action that necessitated the discipline. In the event the Union claims the discipline or dis-

OTHER UNION AGREEMENTS:

allowed at any time on fire exit doors.

ently engaged, including but not limited to family, wholesale, linen supply, flatwork,

diaper service, home linen supply, dry cleaning, fur storage, rug storage or hand laundry

In the event that any Employer becomes engaged in any such division of the laundry industry, other than that in which it is presently engaged, all provisions of the Agree-

in any work in any division of the laundry inclustry other than that in which it is pres-

The Firmloyer shall give two weeks written notice to the Union of intention to engage

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tion any grievance that is not settled or adjusted pursuant to the above means to the other party) for arbitration, within ten (10) working days facsimile transmission, to the arbitrator with a copy sent by the same therewith shall constitute a waiver of the right of the party so failing thereafter. It is the intention of this provision, that failure to comply procedure by filing a written request (registered or certified mail or to comply, to seek and require arbitration."

- ployee, the above four steps shall be followed, except that the parties shall be deemed reversed for the purposes of steps one, two and three. Should the Employer have a grievance against the Union or an em-ರ
- D. . Subject to the provisions of Article 19, Stewards shall be paid by the Employer for time reasonably spent during their regularly scheduled working hours in investigating, settling, and presenting grievances under this Article. Employees shall be paid for time spent in any meetings with representatives of the Employer when requested by the Employer.

### Arbitration:

33

- The parties hereto designate Philip Ross and Beverly Gross as the act on a rotating basis to hear the arbitrations brought under this Agreement and shall designate the location of the hearing. Daniel of the Arbitrators under the terms of this Agreement. Said arbitrators shall Brent is designated as a substitute arbitrator in the event unavailability of Philip Ross and Beverly Gross. V
- Any and all complaints, grievances or disputes arising between the parties hereto under, out of, or in connection with or in relation to this Agreement or in the interpretation, performance, termination or any alleged breach thereof, shall be forthwith referred for arbitration and final determination to the Arbitrator. The Arbitrator is empowered to include in the award mandatory and injunctive relief and to assess damages including interest. Any specific reference in any provision of this Agreement for arbitration shall not be construed as a limitation a waiver of arbitration with respect to any and all complaints, grievances or disputes arising out of any other terms of this Agreement where no specific reference is made. B.

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subpoenas necessary or appropriate to initiate or continue an consent that any papers, notices or process including The parties ฆ

waived.

- All determinations, decisions and awards shall be final, conclusive and binding upon all the parties hereto, their heirs, executors, upon any Employer and employee covered by this Agreement, The law of the State of New York shall apply in the enforcement of this Agreement, administrators, assigns, or successors in interest and except as provided otherwise herein. Ä
- The Arbitrator may call a hearing on at least (24) hours notice in writing to the Employer and the Union to appear at any hearing held by the Arbitrator in connection with any dispute. :-禸
- sent that the Arbitrator may proceed with the hearing on the submis The parties hereby expressly waive the oath of the Arbitrator and con sion ĮΞŧ
- any dispute submitted to the Arbitrator within ten (10) days after sub tive as of the date the decision is rendered except as otherwise pro In the event that a party fails to appear before the Arbitrator after the ing and may decide the matter in dispute upon the testimony adduced by the party appearing at such hearing, The Arbitrator shall decide mission, except in discharge cases, where the decision shall be rension or award within the aforesaid prescribed time, shall not affect the validity of said award. All decisions of the Arbitrator shall be effecnotice aforesaid, the Arbitrator is authorized to proceed with the heardered within one week. The failure of the Arbitrator to render a decivided in this Agreement. තු

Filed 03/25/2008

- demands and actions arising there from except as expressly provided law or equity or administrative tribunal shall be initiated other than to The procedure established in this Agreement for the adjustment of otherwise in this Agreement. No proceeding or action in a court or disputes shall be the exclusive means for determination of such disputes, including strikes, stoppages, lockouts, and any and all claims, compel arbitration and to enforce an award. Ħ.
- This paragraph shall constitute a complete defense and ground for a stay of any action or proceeding instituted contrary thereto
- In the event the Employer fails to abide by an award of the Arbitrator, the Union may take such other action as it deems appropriate notwith-

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Sexual Harassment:

any other provision of the Agreement.

such amounts and in such manner as the parties have agreed. In the event the Employer fails to make the agreed upon payment, the Union may strike or take such action as it deems appropriate, irrespective of

K. The expenses of the Arbitrator shall be paid by the parties hereto in

\*\* standing the provisions of Article 39 or any other Article.

invitations, use of pomographic pictures at the workplace, demands for sexual favors and physical assault. Grievances under this clause will be handled with all possible speed and confidentiality. In settling the grievance, disciplinary action may be taken comments about appearance and deliberate verbal abuse, learing and compromising against employees (both bargaining unit and non-bargaining unit) and supervisors who The Union and the Employer recognize the problem of sexual harassment in the worksary physical contact, touch or patting, suggestive and unwelcome remarks, jokes, place and are committed to ending it. Sexual harassment shall be defined as unnecesengage in any activity prohibited under this clause.

REAL PARTY IN INTEREST:

37.

Agreement with respect to the proper enforcement of any of its provisions, and no matter covered by this Agreement without the consent of the Union. No member of the Union shall have the right to institute any legal proceeding in any court or before any administrative tribunal against an Employer on account of any matter directly or thereof, without the written consent of the Union No Employer, who is a member of proceeding in any court, which might otherwise be maintained under the provisions of It is mutually agreed that the Union is the real party in interest under the terms of this individual member of the Union may take any action with reference to any subject ployer is a member. Anything to the contrary notwithstanding nothing in this Clause shall be construed as a modification of the provisions of this Agreement governing the indirectly arising out of this Agreement or for the alleged breach or threatened breach an Association signatory to this Agreement, shall have the right to institute any legal this Agreement against the Union or any member thereof on account of any matter directly or indirectly aissing under this Agreement or for the alleged breach or threatened breach theirof without the written consent of the Association of which the Emsubmission of complaints, guevances, and disputes to arbitration and the determination

PROHIBITION OF LAYOFFS BECAUSE OF TRANSFER OF WORK.

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The Employer may not lay off an employee because of a transfer of work or the threatened transfer of work from its present plant to any other plant without the consent of the

sions contained in Clause 35. Anything to the contrary notwithstanding the Union may constitute a dispute and shall be subject to arbitration in accordance with the procedure Union. In the event that the Union refuses to consent to such a layoff, the Employer may submit the matter to arbitration for determination pursuant to the arbitration provipromulgate such reasonable rules and regulations governing the transfer of work affectpurpose of promoting and furthering the security and tenure of employees, provided, however, that if an Employer objects to such rules and regulations, such objection shall ing employees of the Employer from and to whom the work is transferred for the in Clause 35.

# STRIKES, LOCKOUTS AND STOPPAGES:

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- This Agreement provides for an orderly adjustment of all matters in dispute between the parties. It is agreed that strikes, lockouts, syntpathy strikes, and tion of Clauses 6, 20, 24 and 35, the Union shall be free, upon the authorizastoppages of work are prohibited. In the event, however, of an alleged violation of its Manager, to take such action as it deems appropriate.
- In the event the arbitration provisions contained in this Agreement shall become null and void as provided in Clause 35, the Union shall be free to take such action as it deems appropriate, in the event of any guevance, complaint or dispute which may arise.

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# LAYOFFS AND SENIORITY:

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Seniority shall govern in cases of layoff and choice of vacation period. The right of the Employer to lay off permanent employees shall be exercised only in accordance with the grievance procedure in Clause 34 and 35. In case of a promotion, the Union shall . se notified before the promotion is made.

Shop Chairpersons shall have super seniority in cases of layoff and in choice of vaca-

## MERGER, CONSOLIDATION, SALE OR CLOSING: 4.

- be jointly and severally responsible for any monies or benefits then due the In the event of the merger, consolidation, sale in whole or in part, or closing employees. The successor or purchaser shall be bound by the terms, coveof the Employer's business, the Employer, its successor or purchaser, shall nants and conditions of this Agreement.
  - or in part, or the closing of a plant, the employee shall be entitled to sever-If an employee is laid off as a result of merger, consolidation, sale in whole ance pay computed as follows: Тį
- Under five (5) years of continuous employment, no severance

### RESPECT AND DIGNITY **₹**

The Employer and the Union agree that each employee and representative of a professional manner,

All acts of disrespect shall be subject to the grievance and arbitration procedure.

### UNIFORMS €,

strators, assigns and purchasers of all or part of the interest of the Employer herein. It

This Agreement shall be binding upon the parties hereto, their heirs, successors, admin-

It shall be the obligation of all employees to wear uniforms provided here-The Employer shall offer a uniform program at each location. Its implementation shall be decided by mutual agreement. The uniforms will bear a UNITE! emblem and be manufactured and laundered in shops represented by UNITE!

# PRINTING/TRANSLATION OF AGREEMENT

The Employers and the Union shall bear fifty (50) percent of the cost of the printing and translation of this Agreement in English and Spanish The Union shall endeavor to require additional signing employers to contribute to the Employer's said fifty (50) percent share.

# RECOGNITION OF OTHER UNITS

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jority of the employees in that unit designating it as the exclusive collective bargaining agent. Upon notice from the Union, the Employer shall agree to a card check by a neutral third party mutually agreeable to the Employer and the gaining agent for any unorganized bargaining unit of the Employer in which The Employer, its supervisors and other agents shall remain neutral The Employer will recognize the Union as the exclusive legal collective barthe Union obtains and demonstrates that it has authorization cards from a maduring any such organizing campaign.

Union notice and names, addresses, job classifications and, where available, telephone numbers of Within ten (10) days of opening or acquiring a new facility, the Employer shall provide to the all employees in the unorganized units.

tions.

Thereafter, one (1) day for each year of continuous employment (excluding the first five (5) years thereof), but in no event to ex-

or harassment by managers or supervisors will not be tolerated. Discipline of ees, except in those cases (i) where the employee requests a witness or Union or property of employees or the Employer. Discipline shall be administered in employees shall not be administered in front of other bargaining unit employrepresentative or (ii) where necessary to protect the immediate personal safety the Employer should be treated with respect and dignity. Verbal abuse, threats,

> The provisions of this article shall not be construed to apply to an employee who shall continue to be employed by the successor Employer, without loss

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of seniority, for at least six (6) months after the completion of any merger,

consolidation or sale;

PARTIES BOUND:

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ity of continuous employment after payment has been received by the employee.

For the purpose of severance pay only, there shall be no portabil-

ceed twenty (20) days.

under. 4. shall likewise remain binding upon the Employer, his heirs, successors, administrators and assigns in the event that it moves, transfers, sells or combines with any other laun-Federal or State Law or regulation, such provision shall be deemed to be deleted from this Agreement or shall be deemed to be in effect only to the extent permitted by such If any provision or part thereof of this Agreement is in conflict with any applicable aw or regulation. In the event that any provision of this Agreement is thus rendered inoperative, the remaining provisions shall nevertheless remain in full force and effect. SEPARABILITY:

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### **UNION CONVENTIONS** 4

A. Leaves of absence shall be granted, upon request, to not more than two employees in any one plant (except not more than one employee in any plant with 30 or less employees) for the purpose of attending a National Union Convention for no longer than five calendar days.

Not more than one such convention shall be eligible during the life of this Agreement for this benefit.

- B. Four weeks advance notice shall be given to the Employer with respect to any such requested leave of absence.
- C. Employees granted such leaves of absence, shall be paid their normal rate of pay while on such leave for days that they would have otherwise worked, and in the event that a piece rate is used to calculate the earnings, of the employee, that employee's rate of pay shall be the average daily rate of pay carned by the employee during the preceding two weeks, and notwithstanding any other provision of this Collective Bargaining Agreement, employees granted such leaves shall be deerried to be employed and at work for all purposes of benefit, vacation, sick leave, seniority and any and all other entitlement calculations and accumula-

# ETHINIC AND CULTURAL DIVERSITY

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material etc., in the appropriate language(s) represented by a material number employees to use the language of their choice in the workplace, and the Employer recognizes its obligation to provide all notices, announcements, training The parties recognize that many recent immigrant workers are employed by the Employer, and are a vital element to the success of the facility. While English is the primary language of the workplace, the parties respect the right of all of employees in the Employer's workforce.

English as a second language program. The program will incorporate material that will help émployees to meet citizenship test requirements as well as material to help them with work-related terms and conditions. The program will be The Employer agrees to cooperate with the Union in the development of an conducted at a mutually agreeable location. In the event that an employee expresses that he or she is experiencing difficulty request the assistance of a translator of his choice, as long as such translator is possible grievance, possible confusion about work duties and responsibilities, understanding English in a situation involving a dispute on the shop floor, a or necessary clarification of questions arising out of this Agreement, he may on the premises.

## PROTECTION OF IMMIGRANT WORKERS R

- Discharge or Suspension of Employees based on information regarding their immigration status and / or citizenship status. ₹
- documentation and/or information establishing his right to be paragraph shall be subject to the applicable seniority, layoff employed by the Employer, provided such position has not In the event the Employer is legally required to suspend or Employer shall provide any such suspended or discharged concerning his/her immigration or citizenship status, the discharge an employee with one (1) year of service, on employee with one (1) year period in which he may be account of information and/or documentation obtained been eliminated or is on layoff; and provided that this reinstated to employment upon the presentation of or recall from layoff provisions of this agreement.
- Upon his reinstatement, any such employee shall be granted the seniority held by the employee on the date of her/his suspension and/or discharge.

- : ]\_ action: To the extent legally possible, arrange for a questioning of In the event that the Employer is served with a validly executed Search or Arrest warrant, the Employer shall take the following employees to occur in as private a setting as possible in the workplace. щ
- one week's prior notice to attend any appointments scheduled by the The Employer shall grant employees excused absences where given Employer may require proof of the appointment and proof of the INS or U.S. Department of State with respect to immigration or citizenship status of the employee, spouse, child or parent. The family relationship. ئ

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- The Employer shall not request information or documents from workers or applicants for employment as to their immigration status except as required by law.
- directive of such agency. Confidential information includes The Employer shall not disclose confidential information concerning workers to any person or government agency except as required by law or in response to the lawful names, addresses, and social security numbers.

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premises or the opportunity to interrogate, search or seize the person or property of any Employee, then the Employer shall is reasonably practical, notify the Union by telephone to the insist that a search warrant be produced and shall as soon as Should an INS agent demand entry into the Employer's Union's office.

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### PHYSICAL PLANT

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In any plant first acquired by the Employer after July 1, 2001;

- Lunch Room: The Employer shall provide a clean, sanitary lunch area system so that all employees eating during a single lunch period have an individual lunch space. The lunch area shall be used for breaks, meals, with sufficient room for all employees or operate under a split lunch meetings and conferences only. ⋖
- The Employer shall provide each employee with a locker or other clean, secure space for the employee to use for personal effects. ф

## OTHER AGREEMENTS:

tional, Retail/Healthcare work and/or Industrial, Hospitality, i.e., Hotel, Restaurant or any Linea. Supply, it shall notify "the Employer" of the contents of such settlement In the event the Union enters into a settlement of its present negotiations for a modification and extension of the collective bargaining agreement covering the period November 28, 2000 through November 27, 2003, with any other employer engaged in Instituand shall have the option, exercisable within five (5) business days thereafter, of substituting such settlement in place of the terms and conditions contained herein.

### TERMINATION:

23

This Collective Bargaining Agreement shall be effective November 28, 2003 and shall renewed from year to year thereafter, unless sixty (60) days prior to the expiration date of this Collective Bargaining Agreement or any renewal thereof, notice in writing by Certified Mail is given by either party to the other of its desire to propose changes in this Agreecontinue in full force and effect through November 27, 2006, and shall be automatically ment or of its intention to terminate the same, in either of which events, this Agreement shall terminate on the expiration date next following said notice.

(Name of Firm)

(Name and Title)

Βÿ:

Laundry, Dry Cleaning and Allied Workers Joint Board, UNITIE, AFT.-CIO, CLC.

Wilfredo N. Larancuent, Mgr.

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### EXHIBIT A

(hereinafter referred to as the "Employer") and the Laundry, Dry Cleaning and Allied SUPPLEMENTAL AGREEMENT dated as of November 28, 2003, between Workers Joint Board, UNITE, AFL-CIO, CLC., (hereinafter referred to as the "Union").

### WITNESSETH

WHEREAS, the Employer and the Union have executed a Collective Bargaining Agreement dated as of November 28, 2003 (herein called the "Collective Bargaining Agreement"), which is now in full force and effect; and

vide an educational assistance program for eligible employees and eligible children of said employees; provide hospitalization and/or medical care for the families of such employees contributions are made to the Laundry & Dry Cleaning Workers Insurance Fund, all of ing the Laundry Industry, and medical care and hospitalization insurance to such eligible WHEREAS, as part of the consideration for the execution or renewal of the Collective Bargaining Agreement by the Union, the Employer agreed to contribute sums of money equal to a stated percentage of its payroll to a fund or funds to be used to provide retirement benefits, life, accident and health insurance, medical care, hospitalization and other insurance benefits to eligible employees employed by contributing Employers in "Industries," including the Laundry Industry, under the jurisdiction of the Union; to proand to provide benefits upon their retirement to eligible employees of the Laundry, Dry Cleaning and Allied Workers Joint Board, UNITE, AFL-CIO, CLC and the Laundry, Dry-Cleaning Workers & Allied Industries Health Fund for whom whom are part of the group embraced within the general plan in the said Industries, includemployees who have retired and their spouses; and to execute a Supplemental Agreement in the form of this Agreement providing for such contributions and the application thereof,

plemental Agreements with the Union for the purpose of providing funds for certain of the WHEREAS, the Employer has heretofore entered into one or more prior Supabove described benefits, and WHEREAS, it is the intention that the within Supplemental Agreement shall supersede all prior Supplemental Agreements above referred to from and after November

ployer agree that the Collective Bargaining Agreement shall be supplemented by adding NOW, THEREFORE, in consideration of the premises, the Union and the Emthereto the following provisions:

ment means all of the employees of the Employer within the collective bargaining unit 1. The term "employees of the Employer" as used in the Supplemental Agreefixed by the Collective Bargaining Agreement, including employees during their trial

period.

Agreement to the Trustees designated in the Agreement and Declaration of Trust which accompanied, and was made part of, said prior Supplemental Agreement (insofar as any 2. This Supplemental Agreement shall supersede all prior Supplemental Agreepart of such sums of money so paid by the Employer to said Trustees have not been extion of Trust) shall be applied by the said Trustees to the purposes set forth and provided for in said prior Supplemental Agreements and Agreement and Declaration of Trust, and that all sums of money paid or payable by the Employer under any prior. Supplemental pended or applied by said prior Supplemental Agreements and Agreement and Declaraments herein above referred to, from and after November 28, 2000 provided, however, subject to the provisions therein contained.

made available to the Employer and approved by the Employer), the terms and provisions The Employer shall pay to the Trustees (hereinafter called the amended (a copy of which Agreement and Declaration of Trust as thus amended has been of which Agreement and Declaration of Trust are herein specifically incorporated by ref-"Trustees") designated under the Agreement and Declaration of Trust as most recently erence, sums of money determined as follows:

Workers & Allied Industries Health Fund 11.5% of the total gross earnings, prior to payroll deductions, payable by the Employer to the employees of the Employer for the preceding pay period. Effective November 28, 2005, the Employer shall pay to the Trustees of the gross earnings, prior to payroll deductions, payable by the Employer Effective November 28, 2003, the Employer shall pay to the Trustees of the Laundry, Dry-Cleaning Workers and Allied Industries deductions, payable by the Employer to the employees of the Employer for the preceding pay period. Effective November 28, 2004, the Employer shall pay to the Trustees of the Laundry, Dry-Cleaning Health Fund, 11% of the total gross earnings, prior to payroll Laundry & Dry Cleaning Workers Insurance Fund 12% of the total to the employees of the Employer for the preceding pay period.

Laundry & Dry Cleaning Workers Insurance Fund all of whom are part of the upon their retirement to eligible employees of the Laundry, Dry cleaning and Allied Workers and Allied Industries Health Fund for whom contributions are made to the All of the foregoing sums shall be administered and expended by the Trustees pursuant to the provisions of the aforesaid Agreement and Declaration of Trust for the purpose of providing benefits upon retirement because of old age, life, accident and health insurance, and such other medical care and hospitalization and other insurance benefits, as eligible employees employed by other contributing Employers in the Industries including tance for eligible eraployees and eligible children of said employees; to provide benefits Workers Joint Board, UNITE, AFL-CIO,CI.C., and the Laundry, Dry-Cleaning the Trustees may reasonably determine, to eligible employees employed by the Employer, the Laundry Industry, under the jurisdiction of the Union, to provide educational assis-

- deem proper, to order the Employer to pay all insurance and related claims to the extent of main unpaid because of such non-payment. No suspension or cancellation shall become the Schedule of Benefits established from time to time by the Trustees which arise during payment by the Employer of the required contribution to the Fund and which claims re-The Arbitrator also shall have the authority, in such cases as he shall any period of suspension or cancellation of the insurance coverage caused by noneffective unless ten (10) days prior written notice shall be given the Employer.
- tive of the Trustees shall have the right at all reasonable times during business hours to The Employer shall furnish to the Trustees, upon request, such information and the Trustees may request reports in the performance of their duties under the Agreement and Declaration of Trust. The Trustees, or any authorized agent or representaenter upon the premises of the Employer and to examine and copy such of the books, records, papers and reports of the Employer as may be necessary to permit the Trustees to determine whether the Employer is fully complying with the provisions of paragraph 3.
- ceive instead of the benefits provided for by any of the Agreement and Declaration of Trust any part of the contribution of the Employer. No employee shall have the right to assign any benefits to which he may be or become entitled under the Agreement and Dec-No employee or member of the family shall have the option to relaration of Trust or to receive a cash consideration in lieu of such benefits either upon termination of the Trust therein created, or through severance of employment or otherwise.
- This Supplemental Agreement and the Collective Bargaining and all of the provisions for the administration and enforcement thereof (including provi-Agreement and Declaration of Trust as amended shall be construed as a single document, sions for the arbitration) shall apply to the administration and enforcement of this Supple-Ą. mental Agreement.
- B. In the event that the Union receives written notice from one or more of the Trustees, designated by the Trustees for that purpose, that the Employer has failed to pay in full any sum due the Trustees under paragraph 3 and that such failure has continued for five (5) days, the Union may direct its members to discontinue work in the ployer by processors until all sums due from the Employer under, paragraph 3 above have plant of the Employer and to discontinue work upon laundry being processed for the Embeen paid in full.

The remedy provided for in this sub-paragraph shall be in addition to all other remedies available to the Union and the Trustees and may be exercised by the Union, anything in the Collective Bargaining Agreement to the contrary notwithstanding. Payment by the Employer under protest shall be without prejudice to its right to contest the correctness of the Trustee's demand by arbitration.

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- vene in any proceeding at law, in equity, in bankruptcy or arbitration proceedings for the The Trustees, in their own names as Trustees, may institute or interpurpose of effectuating the collection of any sums due to them from the Employer under the provisions of paragraph 3.
- tensions or renewals there of but shall terminate and come to an end with the Collective force and effect for the full term of the Collective Bargaining Agreement and of any ex-Bargaining Agreement or any extension or renewal thereof, or prior thereto by an instrument in writing executed by the majority of the members of the Advisory Committee The provisions of this Supplemental Agreement shall remain in full provided for in the Agreement and Declaration of Trust and by the Union.
- ment and Declaration of Trust as amended being to provide a practical plan of benefit for accident and health insurance, medical care, hospitalization and other insurance benefits to said employees and their families, and to provide an educational assistance program for eligible employees and children of said employees; it is understood that the form of the Plan, and of this Supplemental Agreement and of the aforesaid Agreement and Declaration of Trust, shall not give rise to a literal or formal interpretation or construction; such interpretation or construction shall be placed on this Supplemental Agreement, and the said Agreement and Declaration of Trust, as will assist in the functioning of the Plan for employees of contributing Employers upon their retirement because of old age, and life, The primary purpose of this Supplemental Agreement and the Agreethe benefit of employees and their families regardless of form.
- In no event will the Employer be entitled to the return of any part of any contribution made hereunder.
- shall be executed, the within Supplemental Agreement shall be effective as of November Regardless of the date on which the within Supplemental Agreement 28, 1996, with the same force and effect as if it had been actually executed on that date.
- contained, or contained in any other Agreement effecting the same, shall be deemed to release the Employer from any contribution or contributions provided for in any prior · Neither the execution of this Agreement nor any provision herein ferred to in any such prior Agreement or Agreements prior to November 28, 2003 and Agreement or Agreements, and which have become due and payable to the Trustees renot yet paid to such Trustees.

Agreement to be executed by their duly authorized representatives effective upon the day IN WITNESS WHEREOF, the parties hereto have caused this Supplemental and year first above written.

Wilfredo N. Larancuent, Manager

By:

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Name of Shop:

By: (Employer Signature and Title)

Workers Joint Board, UNITE, AFL-CIO, CLC, (hereinafter referred to as the "Union")

### WITNESSETH

WHEREAS, the Employer and the Union have executed a Collective Bargaining Agreement dated as of November 28, 2003, (hereinafter called the "Collective Bargaining Agreement"), which is now in full force and effect, and WHEREAS, as part of the consideration for the execution or renewal of the Collective Bargaining Agreement by the Union, the Employer agreed to contribute sums of money equal to daily per capita contribution to a find to be used to provide retirement benefits to eligible employees employed by contributing Employees in "Industries," including the Laundry Industry, under the juisdiction of the Union and to eligible surviving spouses of said employees and to execute a Supplemental Agreement in the form of this Agreement providing for such contributions, and the application thereof.

NOW, THEREFORE, in consideration of the premises, the Union and the Employer agree that the Collective Bargaining Agreement shall be supplemented by adding thereto the following provisions:

- 1. The term "employees of the Employer" as used in this Supplemental Agreement means all route sales employees, route employees, route sales employees helpers, engineers and maintenance employees, including said employees, during their trial period.
- 2. The Employer shall pay to the Trustees (hereinafter called the "Trustees") designated under the Agreement and Declaration of Trust made available (a copy of which Agreement and Declaration of Trust as amended has been exhibited to the Employer and approved by the Employer, the terms and provisions of which Agreement and Declaration of Trust are been specifically incorporated by reference, sums of money determined as follows:

shall pay to the Trustees of the Laundry, Dry-Cleaning Workers & Allied Industries Retirement Fund \$1.60 for each employee participant of the aforementioned Fund for each compensable day, payable on the pay day for the week beginning November 28, 2003 and weekly thereafter. Effective November 28, 2003 the Employer shall pay to the Trustees of the Laundry, Dry-Cleaning Workers & Allied Industries Retirement Fund .8% of the total gross earnings, prior to payroll deductions, payable by the Employer to the employees of the Employer

All of the forgoing sums shall be administered and expended by the Trustees pursuant to the provisions of the aforesaid Agreement and Declaration of Trust for the purpose of providing benefits upon their retirement because of old age, as the Trustees may reasonably determine, to eligible employees employed by the Employer and the surviving spouses of said employees; eligible employees employed by other contributing employers in the Industries, including the Laundry Industry, under the jurisdiction of the Union and the surviving spouses of said employees.

- ment and Declaration of Trust. The Trustees, or any authorized agent or representative of the Trustees shall have the right at all reasonable times during business hours to enter upon the premises of the Employer and to examine and copy such of the books, records, papers and reports of the Employer as may be necessary to permit the Trustees to determine The Employer shall furnish to the Trustees; upon request, such information and reports as they may require in the performance of their duties under the Agreewhether the Employer is fully complying with the provisions of paragraph 2.
- and Declaration of Trust, any part of the contributions of the Employer. No employee tled under the Agreement and Declaration of Trust or to receive a cash consideration in ceive instead a of the benefits provided for by the Agreement and for by the Agreement shall have the right to assign any benefits to which the employee may be or become entilieu of such benefits either upon termination of the Trust therein created, or through sever-No employee or member of his family shall have the option to reance of employment or otherwise,
- This Supplemental Agreement and the Collective Bargaining Agreement and the Agreement and Declaration of Trust as amended shall be construed as a single document, and all of the provisions of the Collective Bargaining Agreement relating to the administration and enforcement thereof (including provisions for arbitration) shall apply to the administration and enforcement of this Supplemental Agree-
- ployer by processors until all sums due from the Employer under paragraph 2 above have failed to pay in full any sum due the Trustees under paragraph 2 and that such failure has plant of the Employer and to discontinue work upon laundry being processed for the Emor more of the Trustees, designated by the Trustees for that purpose, that the Employer has continued for five (5) days, the Union may direct its members to discontinue work in the In the event that the Union receives written notice from one

ramadies evaluable to the Union and the Thustees and may be exactical by the <u>uion, enything in the Collective Briggiti ng Agreentant to the conteny upposithskinding.</u> anics so filte

puppose of Oliectering the collection of any sums due to them mon the Eproteger under fings go fore, in equity, in bankauptey or arbitration proceedings for the The Trustess, in their own armes as Trastess, may traffice or Inist

- iones and effect for the full term of the Collective Bangaining Agreement and of any extansions or renewals dierof but shell terminate and come to an end wall the Collective mentin vinding executed by a majonly of the Innates prov Deckration of Trasterol by the Union.
- Deck andon of Trains, as will asset in the finactioning of the Pk a farthe benefit of enableykranion of Tipostes emended being to pr
- In no event will the Employer be confided to the return of any part of
- shall be executed, the within Supplemental Agreement shall be effective as of November 28, 2003, with the seame force and effectes if it had been actually executed on that date. Repartiess of the date on which the within Suspicemental Agne

IN WITNESS WITEREOF, the prints herein have caused this Supplemental Agnestrion to be executed by their dirty authorized representatives effective upon the day and year lind above wallten.

Lanndry Ory-Cleaning & Allfed Workers John Beerel, Urdille HITHE, WHLCHO, CLC.

Name Of Shop

Willinedolvi, I. s. encuent

((Employer Stansons & Title)